GARY G. GEUSS, City Attorney, SBN 128022 NEIL OKAZAKI, Assistant City Attorney, SBN 201367 REBECCA L. MCKEE, Deputy City Attorney, SBN 279485 OFFICE OF THE CITY ATTORNEY – City of Riverside 1 3750 University Avenue, Suite 250 Riverside, California 92501 3 Telephone (951) 826-5567 Facsimile (951) 826-5540 5 Attorneys for Defendant, CITY OF RIVERSIDE, a California charter city and municipal corporation; JUAN MUNOZ (erroneously sued as OFFICER J. MUNOZ); and GAVIN LUCERO (erroneously sued as OFFICER LUCERO) UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 10 11 TYESHA CALHOUN, individually CASE NO. 2:17-cv-05231-CJC (JEMx) and as Guardian ad Litem for T.D.C., 12 individually; and TALETHA CALHOUN, individually, ORDER RE STIPULATION FOR 13 PROTECTIVE ORDER Plaintiffs, 14 REGARDING INFORMATION REQUESTED THROUGH 15 DISCOVERY FROM PEACE CITY OF RIVERSIDE; OFFICER J. MUNOZ; OFFICER LUCERO; and **OFFICERS' CONFIDENTIAL** DOES 1 through 10, inclusive, 17 PERSONNEL FILES Defendants. 18 19 The Court has read and considered the Stipulation for Protective Order 20 regarding Information Requested through Discovery from Peace Officers' 21 Confidential Personnel Files. 22 THE FOLLOWING IS HEREBY ORDERED: 23 That a protective order for any information released in response to Plaintiffs' 24 Requests for Production of Documents, Set One, be granted for any information 25 released in response as follows: 26 1. Any documents produced by Defendant City of Riverside in response to 27 Plaintiffs' Requests for Production 3, 7, 13, 18, 19, 22, 23, 24, 26, and 27 28 CITY ATTORNEY'S OFFICE 750 University Ave., Ste. 250 RIVERSIDE, CALIFORNIA 92501

ORDER RE STIPULATION FOR PROTECTIVE ORDER

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- are strictly confidential and shall not be used for any purpose other than the above entitled case.
- 2. Plaintiffs' counsel is prohibited from releasing, disseminating, or sharing any information provided in response to Plaintiffs' requests (including the names and addresses of complainants/witnesses, as well as any information developed from such persons, and/or personnel/employment records) with anyone other than agents working on this specific case on behalf of Plaintiffs' counsel.
- 3. Any documents provided (including the names and addresses of complainants/witnesses as well as information developed from such persons, and personnel/employment records) cannot be stored in any type of information retrieval system which may be accessed by anyone, with the exception of Plaintiffs' counsel or their agents working on this specific case on behalf of Plaintiffs.
- 4. Any documents produced by Defendant City of Riverside in response to Requests for Production 3, 7, 13, 18, 19, 22, 23, 24, 26, and 27 must be destroyed after the above entitled case is resolved.

Dated: 6 1 2018

United States District Court
JOHN E. McDERMOTT
UNITED STATES MAGISTRATE JUDGE

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